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10 11	Attorneys for United States of America	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	OAKLAND DIVISION	
15	UNITED STATES OF AMERICA,) Case No. 23-CR-00268 JSW
16	Plaintiff,)) UNITED STATES' STATEMENT REGARDING) JURY SLIDESHOW
17	v.))
18	(2) DEVON CHRISTOPHER WENGER,	
19	Defendant.)))
20		,
21	In response to the Court's order (Dkt. 165) the United States hereby states that it has no	
22	objections to the Court's proposed jury slideshow, but respectfully requests that FBI Special Agent Julie	
23	Delgado be added to the list of prospective witnesses.	
24	FBI SA Delgado was not included in the Joint Pretrial Conference Statement filed on March 10,	
25	2025, Dkt. 156, but the government disclosed her name to defendant Wenger as a potential witness	
26	within ten days on March 20, 2025. SA Delgado was one of two FBI agents present at an initial manual	
27 28	review of Wenger's phone following the execution of a search warrant in March 2022, as described in	
40	USA STATEMENT REGARDING JURY SLIDESHOW 23-CR-00268 JSW	1

discovery provided to defendant Wenger in January 2024. SA Delgado remains assigned to the San Francisco Division of the FBI. The other FBI agent (Alexandra Cabrera), who is listed as a potential witness in the Joint Pretrial Conference Statement, has relocated to Washington, D.C. DATED: March 26, 2025 Respectfully submitted, PATRICK D. ROBBINS Acting United States Attorney **ERIC CHENG** ALETHEA SARGENT AJAY KRISHNAMURTHY Assistant United States Attorneys

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